



# UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS P.O. Box 1459 Alexadria, Vignia 22313-1450 www.uspio.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/942,043	08/30/2001	Hiroyuki Karasawa	Q66025	7325
7590 06/02/2003		EXAMINER		
SUGHRUE, MION, ZINN, MACPEAK & SEAS, PLLC 2100 Pennsylvania Avenue, NW		HANNAHER, CONSTANTINE		
Washington, DC 20037-3213			ART UNIT	PAPER NUMBER
			2878	
			DATE MAILED: 06/02/2003	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)
Office Action Summary		09/942,043	KARASAWA, HIROYUKI
		Examiner	Art Unit
		Constantine Hannaher	2878
Period fo	The MAILING DATE of this communication app or Reply	ears on the cover sheet with t	he correspondence address
THE   - External after - If the - If NO - Failur - Any r	ORTENED STATUTORY PERIOD FOR REPLY MAILING DATE OF THIS COMMUNICATION.  MISSIST OF THIS COMMUNICATION.  SIX (6) MONTHS from the mailing date of this communication. period for reply specified above is less than thirty (30) days, a reply period for reply is specified above, the maximum statutory period we to reply within the set or extended period for reply will, by statute, eply received by the Office later than three months after the mailing and patent term adjustment. See 37 CFR 1.704(b).	86(a). In no event, however, may a reply by within the statutory minimum of thirty (30) will apply and will expire SIX (6) MONTHS:	be timely filed  days will be considered timely.  from the mailing date of this communication.  ONED (35.LLS C 8.132)
1)	Responsive to communication(s) filed on		
2a) <u></u>		s action is non-final.	
3)	Since this application is in condition for allowa		. prosecution as to the merits is
Dispositi	closed in accordance with the practice under loon of Claims	Ex parte Quayle, 1935 C.D. 1	1, 453 O.G. 213.
4)⊠	Claim(s) 1-10 is/are pending in the application		
•	4a) Of the above claim(s) is/are withdraw	n from consideration.	
5)	Claim(s) is/are allowed.		
6)⊠	Claim(s) <u>1-10</u> is/are rejected.		
7)	Claim(s) is/are objected to.		
	Claim(s) are subject to restriction and/or papers	election requirement.	
9)□ T	he specification is objected to by the Examiner		
10)[] T	he drawing(s) filed on is/are: a)□ accept	ed or b) objected to by the E	xaminer.
	Applicant may not request that any objection to the		
11) 🗌 T	he proposed drawing correction filed on	is: a)☐ approved b)☐ disap <sub>[</sub>	proved by the Examiner.
	If approved, corrected drawings are required in repl	y to this Office action.	
12)∐ T	he oath or declaration is objected to by the Exa	miner.	
Priority u	nder 35 U.S.C. §§ 119 and 120		
13)🛛 🛚	Acknowledgment is made of a claim for foreign	priority under 35 U.S.C. § 119	9(a)-(d) or (f).
a)[∑	〗All b)☐ Some * c)☐ None of:		
•	1.⊠ Certified copies of the priority documents	have been received.	
2	2. Certified copies of the priority documents	have been received in Applica	ation No
	B. Copies of the certified copies of the priorit application from the International Bure se the attached detailed Office action for a list o	eau (PCT Rule 17.2(a))	-
	knowledgment is made of a claim for domestic		
a)	☐ The translation of the foreign language prov	isional application has been re	eceived.
اAttachment(د /\Attachment	cknowledgment is made of a claim for domestic	priority under 35 U.S.C. §§ 12	20 and/or 121.
	of References Cited (PTO-892)	, <b>—</b>	
2) Notice 3) Informa	of Draftsperson's Patent Drawing Review (PTO-948) ation Disclosure Statement(s) (PTO-1449) Paper No(s) 3.	4) Interview Summa 5) Notice of Informa 6) Other:	ary (PTO-413) Paper No(s) al Patent Application (PTO-152)
i. Patent and Trac ΓΟ-326 (Rev.	- 4 - 40	on Summary	Part of Paper No. 6

Application/Control Number: 09/942,043 Page: 2

Art Unit: 2878

### **DETAILED ACTION**

## Claim Rejections - 35 USC § 103

1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1, 2, 6, and 7 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ohyama et al. (US004767927A) and Verbeke (US005814831A).

With respect to independent claim 1, Ohyama et al. suggests a method corresponding to the illustrated radiation image read-out apparatus (Fig. 1) which would comprise the steps of linearly irradiating stimulating rays (column 3, lines 4-8) onto an area of a surface of a stimulable phosphor sheet 10 on which a radiation image has been stored (column 2, lines 59-61) with stimulating ray irradiating means 30 to cause the recited result, collecting the emitted light with a light collecting optical system 26, receiving the collected light with a line sensor 28 (column 4, line 1) of the recited type (column 5, line 60-62), and moving the stimulable phosphor sheet 10 with respect to the stimulating ray irradiating means 30, the light collecting optical system 26, and the line sensor 28 in a sub-scanning direction X which intersects with a length direction Y of the linear area exposed (that is, irradiated). The end face of the optical device in the method of Ohyama et al. has no special shape (Fig. 3). Nevertheless, the problem of stimulating rays reflecting from the surface of the stimulable phosphor sheet and then reflecting from the end face of a light collecting optical system is known in the art of radiation image read-out methods, and Verbeke shows (Fig. 2) that the end face 30 of a light collecting optical system 12 (column 5, lines 56-59) is formed into a shape such that the

Page: 3

stimulating rays 32 which have been reflected from the surface of the stimulable phosphor sheet 33 are reflected by the end face 30 toward P' (which is toward a region of the stimulable phosphor sheet 33 located more forward with respect to the sub-scanning direction 11 [Fig. 1] than the linear area exposed to [irradiated by] the stimulating rays 31). In view of the minimization of the adverse effects of flare in a radiation image readout method as described by Verbeke, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the end face of the light collecting optical system 26 in the method of Ohyama et al. to be formed in a shape as suggested by Verbeke.

With respect to dependent claim 2, the optical device 26 in the method of Ohyama et al. is a gradient index lens array (column 3, lines 50-55).

With respect to independent claim 6, Ohyama et al. discloses a radiation image read-out apparatus (Fig. 1) comprising stimulating ray irradiating means 30 for linearly irradiating stimulating rays (column 3, lines 4-8) onto an area of a surface of a stimulable phosphor sheet 10 on which a radiation image has been stored (column 2, lines 59-61) to cause the recited result, a line sensor 28 (column 4, line 1) of the recited type (column 5, line 60-62), a light collecting optical system 26 located between the line sensor 28 and the stimulable phosphor sheet 10 for the recited purposes, and sub-scanning means 12 for moving the stimulable phosphor sheet 10 with respect to the stimulating ray irradiating means 30, the light collecting optical system 26, and the line sensor 28 in a sub-scanning direction X which intersects with a length direction Y of the linear area exposed (that is, irradiated). The end face of the optical device in the apparatus of Ohyama et al. has no special shape (Fig. 3). Nevertheless, the problem of stimulating rays reflecting from the surface of the stimulable phosphor sheet and then reflecting from the end face of a light collecting optical system is known in the art of radiation image read-out apparatus, and Verbeke shows (Fig. 2) that the end

Art Unit: 2878

face 30 of a light collecting optical system 12 (column 5, lines 56-59) is formed into a shape such that the stimulating rays 32 which have been reflected from the surface of the stimulable phosphor sheet 33 are reflected by the end face 30 toward P' (which is toward a region of the stimulable phosphor sheet 33 located more forward with respect to the sub-scanning direction 11 [Fig. 1] than the linear area exposed to [irradiated by] the stimulating rays 31). In view of the minimization of the adverse effects of flare in a radiation image readout apparatus as described by Verbeke, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the end face of the light collecting optical system 26 in the apparatus of Ohyama et al. to be formed in a shape as suggested by Verbeke.

Page: 4

With respect to dependent claim 7, the optical device 26 in the apparatus of Ohyama et al. is a gradient index lens array (column 3, lines 50-55).

3. Claims 3 and 8 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ohyama et al. (US004767927A) and Verbeke (US005814831A) as applied to claim 1, 2, 6, or 7 above, and further in view of Miyagawa (US005455428A).

With respect to dependent claim 3, the end face in the method suggested by Ohyama et al. and Verbeke would not affect regularly reflected stimulating rays. However, Miyagawa shows (Fig. 2) that regularly reflected stimulating rays 3 may be reflected by the end face 2a of an optical device 2 to a point C' which, in view of Fig. 3, would be within one of the recited categories. Accordingly, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the method suggested by Ohyama et al. and Verbeke to shape the end face of the optical element to reflect regularly reflected stimulating rays to a point which minimized the effects of flare.

With respect to dependent claim 8, the end face in the apparatus suggested by Ohyama et al. and Verbeke would not affect regularly reflected stimulating rays. However, Miyagawa shows (Fig. 2)

Art Unit: 2878

that regularly reflected stimulating rays 3 may be reflected by the end face 2a of an optical device 2 to a point C' which, in view of Fig. 3, would be within one of the recited categories. Accordingly, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the apparatus suggested by Ohyama et al. and Verbeke to shape the end face of the optical element to reflect regularly reflected stimulating rays to a point which minimized the effects of flare.

4. Claims 4 and 9 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ohyama et al. (US004767927A) and Verbeke (US005814831A) as applied to claims 1, 2, 6, or 7 above, and further in view of Nakamura et al. (US005540859A).

With respect to dependent claim 4, the stimulable phosphor in the stimulable phosphor sheet in the method suggested by Ohyama et al. and Verbeke is a choice within the ordinary skill in the art. Nakamura et al. teaches that a stimulable phosphor with the recited properties is known (column 3, line 9, column 6, line 39). Depending on the desired radiation image, it would have been obvious to specify that the stimulable phosphor in the sheet used in the method suggested by Ohyama et al. and Verbeke was of the type suggested by Nakamura et al.

With respect to dependent claim 9, the stimulable phosphor in the stimulable phosphor sheet in the apparatus suggested by Ohyama et al. and Verbeke is a choice within the ordinary skill in the art. Nakamura et al. teaches that a stimulable phosphor with the recited properties is known (column 3, line 9, column 6, line 39). Depending on the desired radiation image, it would have been obvious to specify that the stimulable phosphor in the sheet used in the apparatus suggested by Ohyama et al. and Verbeke was of the type suggested by Nakamura et al.

5. Claims 5 and 10 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ohyama et al. (US004767927A) and Verbeke (US005814831A) and Nakamura et al. (US005540859A) as applied to claim 4 or 9 above, and further in view of Arakawa et al. (US004571496A).

Page: 5

Art Unit: 2878

With respect to dependent claim 5, Arakawa et al. shows that the provision of another layer of phosphor in a stimulable phosphor sheet is known. In view of the improved image quality described by Arakawa et al., it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the stimulable phosphor sheet in the method suggested by Ohyama et al., Verbeke, and Nakamura et al. to be provided with a layer of phosphor. Nakamura et al. teaches that another layer of the same phosphor as the stimulable phosphor would have the recited property (column 7, lines 31-37).

Page: 6

With respect to dependent claim 10, Arakawa et al. shows that the provision of another layer of phosphor in a stimulable phosphor sheet is known. In view of the improved image quality described by Arakawa et al., it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the stimulable phosphor sheet in the apparatus suggested by Ohyama et al., Verbeke, and Nakamura et al. to be provided with a layer of phosphor. Nakamura et al. teaches that another layer of the same phosphor as the stimulable phosphor would have the recited property (column 7, lines 31-37).

### Response to Submission(s)

6. This application has been published as US2002/0036277A1 on March 28, 2002.

#### Conclusion

7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Constantine Hannaher whose telephone number is (703) 308-4850. The examiner can normally be reached on Monday-Friday with flexible hours.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, David P. Porta can be reached on (703) 308-4852. The fax phone numbers for the organization

Art Unit: 2878

where this application or proceeding is assigned are (703) 872-9318 for regular communications and (703) 872-9319 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0956.

ch May 27, 2003

Constantine Hannaher Primary Examiner

Page: 7